5520-A

Department of the Treasury Internal Revenue Service

Annual Return of Foreign Trust With U.S. Beneficiaries

► Attach additional sheets if more space is needed.

OMB No. 1545-0160

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Not	e: All information must be written in L	nglish.				
	alendar year 19 , or fiscal year beginning	, 19 ,	and ending	, 19		
Name	e of United States person(s) filing this return		Identifying number			
Numl	ber, street, and room or suite no. (If a P. O. box, see i	Service center where perso income tax returns	er where person filing this return files eturns			
City	or town, state, and ZIP code					
1	Title of person filing return (check applicable	box): Grantor Transferd	or			
2	Are you the sole U.S. grantor or transferor?					
3	Name and address of the foreign trust					
4	Country under whose laws the trust was created		5 Date the trust was created			
6	Name and business address of foreign trustee 7 Termination date. (If no termination attach a statement describing the cuthat will cause the trust to terminate			scribing the cond		
8	Name of U.S. beneficiary	Address of U.S. beneficiary	Identifying number, if any		. citizen	
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f 9	Amendments to trust during this year. Explair	(attach statement if necessary)				
7	Amendments to trust during this year. Explain	r (attach statement ir necessary).				
10	Is trustee required to distribute all trust incom				+	
11						
12	Was Form 3520 filed for this trust? If "Yes," enter date filed ▶					
13	Enter date of last transfer of property to trust					
14	Has the grantor or transferor filed Form TD F					
15	Did the trust acquire a U.S. beneficiary during If "Yes," enter amount of deemed accumulations of the properties of the second o					
	computation)					
16	Attach a statement showing each U.S. benefing or corpus, or both; and (c) any conditions go age. You may attach a copy of the trust instruction year, you do not have to resubmit the information was sufficiently the original information was sufficiently to the condition of the c	ciary's (a) right to receive income or corporation the time a distribution may be mument instead of the statement. If either ormation unless it has changed. If you prevented.	ous, or both; (b) proportionat ade to a U.S. beneficiary, su- the statement or trust instrum riously sent the information an	ch as a specific nent was submit d it remains uncl	date or ted in a nanged,	
	er penalties of perjury, I declare that I have examined to belief, it is true, correct, and complete.	his return, including any accompanying reports	, schedules, or statements, and to	the best of my kr	nowledge	
a k	solio, it is trad, correct, and complete.					

Signature ▶

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P	Foreign Trust Income Statement Show all amounts in U.S. dollars		(a) Totals from books and records of this foreign trust	(b) Portion to be reported by grantor or transferor
Income	Other income (state nature of income) Total income (add lines 1 through 8). Interest			
Expenses	15 Total expenses (add lines 10 through 14) 16 Net income (subtract line 15 from line 9) Amount from line 16, column (b), should be enter than 100% of column (a), attach computations).	n (explain depletion)	Form 1041, or Forms 1	120 and 1120S (if less
ŀ	Part II Balance Sheet Show all amounts in U.S. dollars	Beginning of Tax Year	End of	Tax Year
	Assets	(a) Amount (b) Total	(c) Amount	(d) Total
	a Savings and interest-bearing accounts			
6 7 8 9	Net accounts receivable			

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Paperwork Reduction Act Notice

We ask for the information on this form to carry out the Internal Revenue laws of the United States. You are required to give us the information. We need it to ensure that you are complying with these laws and to allow us to figure and collect the right amount of tax.

The time needed to complete and file the form will vary depending on individual circumstances. The estimated average time is:

If you have comments concerning the accuracy of these time estimates or suggestions for making the form simpler, we would be happy to hear from you. You can write to the **Internal Revenue Service**, Washington, DC 20224, Attention: Tax Forms Committee, PC:FP. **DO NOT** send the form to this office. Instead, see **When and Where To File** below.

General Instructions

Section references are to the Internal Revenue Code.

Purpose of Form

Form 3520-A is the annual information return of a foreign trust with at least one U.S. beneficiary. The form provides information about the foreign trust, its U.S. beneficiaries, and the U.S. person who created the foreign trust and transferred property to it.

Who Must File

A U.S. person must file Form 3520-A if it has directly or indirectly transferred property to a foreign trust and the trust has a U.S. beneficiary during the tax year. Once such a transfer is made, the U.S. person is required to file Form 3520-A every year as long as the trust has at least one U.S. beneficiary.

The U.S. person who transfers property to a foreign trust is treated as the grantor of the foreign trust when the trust acquires or is treated as acquiring a U.S. beneficiary. As the grantor of the foreign trust, the U.S. person must include in its computation of taxable income and credits against tax those items of income, deductions, and credits against tax attributable to the foreign trust.

A U.S. person is not required to file Form 3520-A if the (a) transfer to the foreign trust was made by reason of the death of the transferor, (b) transferor recognizes gain on the sale or exchange of assets, (c) transfer is to a foreign employee benefit trust qualified under section 404(a)(4) or section 404A, or (d) transfer to a foreign trust was made before May 22, 1974.

A U.S. person means a U.S. citizen, a U.S. resident, a domestic corporation, a domestic partnership, and an estate or trust (other than a foreign estate or trust with income from sources outside the United States that is not effectively connected with a trade or business within the United States).

Note: Two transferors or grantors of the same foreign trust for the same tax year may file a joint Form 3520-A if they filed (or will file) a joint income tax return.

When and Where To File

File Form 3520-A by the 15th day of the 4th month following the end of the transferor's or grantor's tax year. An extension of time to file may be granted. Get **Form 2758**, Application for Extension of Time To File Certain Excise, Income, Information and Other Returns, for details.

File Form 3520-A with the Internal Revenue Service Center, Philadelphia, PA 19255.

Foreign Trusts Acquiring U.S. Beneficiaries

Any undistributed net income at the end of the preceding year that was earned from the property transferred is considered income (in addition to the grantor's or transferor's other income for the year) to the transferor in the year that the trust acquires the U.S. beneficiary.

Foreign Trusts Treated as Having a U.S. Beneficiary

A trust is treated as having a U.S. beneficiary for the tax year unless under the terms of the trust:

- 1. None of the income or corpus of the trust may be paid or accumulated during the tax year to or for the benefit of a U.S. person, and
- **2.** None of the income or corpus of the trust could be paid to or for the benefit of a U.S. person if the trust were terminated during the tax year.

Attribution of Ownership

An amount is treated as paid or accumulated to or for the benefit of a U.S. person if such amount is paid or accumulated to or for the benefit of a foreign corporation, foreign partnership, or foreign trust or estate, and

- 1. More than 50% of the combined voting power of all classes of stock of the foreign corporation entitled to vote are owned or considered as owned by United States shareholders (as defined in section 951(b)),
- 2. The foreign partnership has at least one partner who is a U.S. person (as defined in section 7701(a)(30)), or
- **3.** The foreign trust or estate has at least one U.S. beneficiary.

Apportionment of Trust Income

If transfers of property to a foreign trust occurred both (a) on or before and (b) after May 21, 1974, or if transfers were made by the person filing this return and some other person, the income, deductions, and credits from the foreign trust must be apportioned among the transfers. The apportionment must be made in a manner that is reasonable in light of all of the circumstances. See section 671 and the regulations under section 671 for the rules of apportionment. Attach all relevant information including

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the date, amount, and nature of the property transferred to the foreign trust by the person filing this return and the date, amount, and nature of the property transferred to the foreign trust by all other persons.

Multiple Transfers

If a U.S. person creates more than one foreign trust or transfers money or property to more than one foreign trust, separate returns must be filed for each foreign trust. If more than one U.S. person contributed money or property to a foreign trust with a U.S. beneficiary, each such person must file Form 3520-A.

Definitions

A "transferor" is any U.S. person who directly or indirectly gives, sells, exchanges, transfers or otherwise disposes of money or property to a foreign trust. It does not refer to a transfer made by a U.S. person who is **not** the real owner (such as a bank transferring property for a U.S. person). In this case, the real owner is considered the grantor or transferor.

A "grantor" is a U.S. person who creates or is treated as the owner of any portion of a foreign trust.

A "beneficiary" is a U.S. person who receives, will receive, or may receive money or property, at anytime, from a foreign trust.

Identifying Number and Address

Use social security numbers to identify individuals. Use employer identification numbers to identify estates, trusts, partnerships, and corporations.

Include the suite, room or other unit number after the street address. If the Post Office does not deliver mail to the street address and the U.S. person has a P.O. box, show the box number instead of the street address.

Penalties

A penalty of 5% of the value of the corpus of the trust at the close of the tax year (but not more than \$1,000) is imposed by section 6677 for failure to file on time, or failure to report the required information, unless due to reasonable cause. Criminal penalties for failure to file on time and for filing a false or fraudulent return are provided by sections 7203, 7206, and 7207.

Signature

If this return is filed by an individual or a fiduciary, it must be signed by that individual. If it is filed by a partnership, one of the partners must sign. If it is filed by a corporation, it must be signed by the president, vice-president, treasurer, assistant treasurer, chief accounting officer, or by any other corporate officer (such as a tax officer) who is authorized to sign.

Note: The grantor or transferor is still required to file Form 3520, United States Information Return-Creation of or Transfers to Certain Foreign Trusts, Form TD F 90-22.1, Report of Foreign Bank and Financial Accounts, and Form 926, Return by a U.S. Transferor of Property to a Foreign Corporation, Foreign Estate or Trust, or Foreign Partnership. See these forms for exceptions from filing.